WASHINGTON, Feb. 11 .- A compre clamation service in the interior de-

clamation service in the interior department was given to the house committee on irrigation today by Secretary Garfield.

Mr. Garfield said that in the construction of the big irrigation plants every attempt has been made so to construct the plants that the cost of repairs from year to year will be as small as possible. The secretary dwelt upon the importance of the co-operation of the states and the federal government in the development of arid lands. He gave the committee some suggestions as to the future control of the ir-He gave the committee some sugges-

BILL WAS PASSED

HOW THE PROHIB

Continued from Page Three. did not want to put the question up to the governor or to the senate, but wanted all to stand out and show their colors. He had been in closer places, he said, than this, but always managed to get out. He attempted to illustrate a point by telling a story on John Malone, but, after several efforts, in which he was interrupted be finally in which he was interrupted, he finally abandoned it, although the speaker ruled that the story might be apropos.

Archibald Outspoken. Archibald Outspeken.

Mr. Archibald was then recognized. He said the question was a most serious one. He was for prohibition that would prohibit; therefore, he opposed the Cannon amendment. Mr. Cannon had declared that physicians said that liquor was necessary to save life. He (Archibald) could find numberless physicians who believed the contrary, and would say that aromatic spirits of ammonia would answer the same purpose as whisky. He was opposed to drugstore saloons. He did not want liquor sold from drugstores or dispensaries. sold from drugstores or dispensaries. He owed no debt politically or financially to any one on earth. No church or party could make him do anything. He was a free man. "Don't amend the bill," he exclaimed; "let it alone."

Colored Man in Woodpile. Mr. Holman saw a colored man in the woodpile, for the judiciary favored drugstores as places to dispense liquor. Then all at once a sudden change in the committee. Why? No alcohol could be sold under license. Now the author of the bill, who sanctioned the report of the committee came in with

author of the bill, who sanctioned the report of the committee, came in with an amendment to sell liquor. "I think," he said, "that certain men.on the committee, if sincere, would vote against the amendment. He believed that an understanding existed between Mr. Cannon and the committee." He then turned toward Mr. Cannon and asked, "Under what circumstances is alcoholic liquor needed?"

Mr. Cannon renlied that physicians

Alcoholic liquor needed?"

Mr. Cannon replied that physicians had zo declared and he believed them.

"Then you do believe there is something in alcehol?" retorted Mr. Holman. The previous question was then demanded by Mr. McCracken. The house sustained the demand and Mr. Cannon concluded his argument for the adoption of his amendment by saying that he believed all saloons and drug stores in each county should be closed except one, and that one should be a dispensary. The question on his amendensary. The question on his amend-ent was then put and it was rejected.

Amendments Voted Down. Mr. Clegg then made an effort to have section 12 stricken out. A run-ning debate resulted and finally his mo-

Several other amendments were of-fered, including one by H. A. McMil-lin, that Peruna be put under the ban, but all were voted down. Then an ef-fort was made to refer the bill back to the committee, Mr. Holman de-clering that this was the only thing to do. The action of the house, he declared, in doing as they were, was due to moral cowardice. He demanded a square deal for all, as the matter was most serious. His motion like the ather

Salt Lake paid 40 per cent, on 40 sents on every dollar. In other words Salt Lake paid almost half of all the taxes paid in Utah. Salt Lake was entitled, therefore, to recognition. As to the petitions presented, he said that the petitions signed about Utah the the petitions signed about Utah the the petitions signed about Utah the the Republicans in the face in the last campaign. If I voted yes I would be campaign. If I voted yes I would be campaign. twenty times. He appealed to the house to stand by his amendment, but it, like the others, was lost.

Roll Call Demanded.

Then Mr. Thompson moved the pre-Then Mr. Thompson moved the preyious question and gave the reason
in reply to a question from Mr. Holman, who protested that it would shut
off further debate. The demand
was sustained and the call of the roll
was begun. A majority of the members explained their votes. It was
an unusual spectacle in that so many
had to explain why they voted aye.

Bulletin Aves, It alays,
I alays, and alays,
I alays, alays,

"There should be no relaxation of the requirement that the money ex-pended on those lands must be re-turned to the government, and there should be no permission granted for the postponement of the first payment," he said. "The time has arrived for the first payments to be made on some of the projects, so many requests for an extension of time have been made. "If payments are to be postponed

'If payments are to be postponed or payments entirely abandoned, there will not long be a reclamation fund.'

The secretary approved in unqualified terms the Waterusers' association. saving that they are absolutely neces-sary in the successful management of an irrigation plant. He favored the small-sized farm unit in irrigated sections.

Mr. Baker was the first one to explain

Baker Explains.

Baker Explains.

I am uncertian as to what are my duties in regard to this bill. Although strongly in favor of any legislation intended to promote the cause of temperance and to diaminsh the harmful effects of the liquor business, I have always contended and do now believe that the state is not now ready for statewide prolibition. But my constituents seem to favor such a law, and although I may think that many have signed petitions without fully considering the matter in all its phases, yet I do not know that I have a right to assume that the petitions do not reflect the candid judgment of the signers.

I discovered from the journal of a few days ago, for the first time, that some petitions have come from my county precisting against this law, but such petitions were never presented to me. I have never seen them and know nothing of their contents, or who the signers are, so I am compelled to vote on this question without an opportunity to consider much petitions.

Mr. Speaker, it appearing by the over-

question without an opportunity to consider such politions.

Mr. Speaker, it appearing by the overwhelming showing made by the petitions presented that my constituents desfre a state-wide prohibitory haw. I have decided in this instance to vote against my own personal convictions as to what would be the best form of temperance legislation, and support this bill. I do so, however, fully believing that if the bill becomes a law, time will demonstrate that we have made a mistake, which some future legislature, and probably the next one, will have to correct. I realize that my views upon this question, and my vote, are inconsistent, but considering the situation from all standpoints I deem It my duty to vote aye. points I deem it my duty to vote aye.

Others who explained their votes, sev eral of them on a similar line with Mr. Baker, were Davis, Eardley, England, Fuller, Hammond, Henric, Holt, Morris, Pope and Wootton

Holman Talks in Open. Mr. Holman, in explaining his vote, said he stood on the question without fear and with no favor to ask. There were, he said, many who were support-ing the bill that were not sincere. "I make this charge openly," he said, "and I do not refer to church influence. but to politics. I have a right to use my own judgment. I intend to explain some things and I now serve notice that, while I shall vote no on the hill, I will change my vote to the affirmative, in order that I may at the next meeting

of the house move a reconsideration of he vote by which the bill is passed, and will then have opportunity to tell of

I will then have opportunity to tell of the deal in the last campaign between several parties and others."

H. A. McMillim, in explaining his vote, declared that, while he would vote no on the bill, he would also change to the affirmative, in order to move a reconsideration of the vote. No one had whispered to him; he stood on his own convictions. "You go on." he said. "and you cannot hold your majority. See where the state will be in six months. I vote no. I am for the federal banch. They are the men who in the campaign from October to November devoted their time and means to win the election. There is no church

win the election. There is no church influence here." Claude Russell, in explaining his vote. said he had no apologies to make; h

Bishop McRae Heard.

Bisobp McRae, who had asked to bave his name passed for the time, then took the floor and make an impassioned was voted down.

Mr. H. A. McMillin then moved that all after the title in the bill be stricken out, and the Pope bill, be stricken out, and the Pope bill, the substituted. In the bill the substituted in the bill to the stricken out, and the Pope bill, the substituted in the bill to the stricken out, and the Pope bill, the substituted in the bill to the stricken out. The substituted in the substituted in the substituted in the substituted in the substitute in house bill No. 52, be substituted. In support of his motion he declared that the Cannon bill was aimed at Salt Lake City alone. He declared that of the total taxes paid in the state, amounting to \$1,328,000, the city of Salt Lake paid 40 per cent, on 40 cents on every dollar. In other words Salt Lake paid almost half of all the campaign. If I voted yes I would be a coward and would be going against my own convictions. Mr. Speaker, I vote no.

vote no."

The result of the vote was then announced: Aves, 41; nays, 2 (McRae and Russell); absent, 2 (Dyreng and Thoraley). Messrs, Holman and F. A. Mc-Millin gave notice of their intention to move a reconsideration of the vote at the next meeting and then the house additional statements.

Our Hat section is full of inter-

Scores of soft and derby shapes in the new browns, bronzes, drabs and greens are ready for the in-

spection of men who have a high regard for their personal appear-

Soft shapes \$1.50, \$2.50, \$3.50

Derbies \$2.50, \$3.50 and \$5.00.

Ask to see the "Gardner Speeial," our \$3.50 line; 'tis a regu-

est for lovers of fashion.

## **AMUSEMENTS**

IN SALT LAKE THEATERS.

SALT LAKE THEATER—Flor-ence Roberts in "The House of Bondage." Evening, 8:15.

COLONIAL THEATER-"Marry-ing Mary." Evening, 8:15. THE BUNGALOW-"The Man on the Box." Evening, 8:15.

ORPHEUM THEATER-Advanced Vaudeville, Orpheum Road show. Matinec, 2:15. Evening, 8:15. GRAND THEATER-White Rats

LYRIC THEATER-Moving pictures. Matinee, 2. Evening, 7.

Florence Roberts is a favorite with Sait Lake playsoers. They have a warm spot in their hearts for her, and whenever she appears here she is given a more than cordial welcome. And this is particularly true of the welcome extended when, on Thursday evening, she appeared at the Sait Lake Theater as Lady Joan Meredyth in "The House of Bondage." It is the most suitable vehicle she has ever had to show her versatility as an actress, and that the big audience which greated her appreciated this was shown by the several curtain calls. Miss Roberts enacts the role of an English woman who has suffered for years the mental anguish that follows infidelity and neglect. She has been a faithful wife, giving all and receiving naught in return, yet the law offers her no redress. She cannot dissolve the tie that binds her to her husband, whose acts have killed her love for him, because the law says that physical cruelty, as well as infaithfulness, must be proved by the wife before the court will countenance her prayer for divorce. While writing around the law of a foreign land. Obserner has managed to make his appeal to all humanity. That the suffering of the inind is many fold more poignant than more physical pain is the lesson that the play teaches.

It is the best play that Miss Roberts

han mere physical pain is the lay teaches. It is the best play that Miss Roberts has ever been seen in in Sait Lake and in the character which she impersonates there is opportunity for seme splendid acting, which she carries out in a su-

ecting, which are performed and the special company, and to speak in praise of one is to praise all. "The House of Bondage" goes again touight, tomorrow night and roce again tonisco. Saturday matinee.

At the Colonial, Florence Greer is pre-senting "Marrying Mary" to capacity houses. The play will go the week. By far the largest audience which has witnessed vaudeville at the Grand attended the performance yesterday afternoon, when three-fourths of the seats on the lower floor were occupied. Thursday night two big audiences witnessed the performance and voted it the best bill that has ever been seen in the vaudeville line in this city at popular prices.

Willard Mack and associate players

Willard Mack and associate players are packing them in at every perform-ince at the Bungalow, where the spien-ild comedy, "The Man on the Box," is

"The Van Dyck," with Harrison Hunter and company, at the Orpheum this week is generally considered an act of Berary merit, embracing a company of excellent players. Fun and amusement is provided by Charles and Panny Van in a clever sketch. "A Case of Emergency," while more boisterous merriment is created by Work and Ower, two extremely clever European gymnasts. Merian's troupe of thirty trained dogs provide the nost attractive animal act ever seen in the city, portraying—without the presence of a human being on the stare—a seven-act drama. Hyman Meyer, "the man at the piano," in addition to being a fine musician, is a comedian of rare ability, his impresentions being exceedingly bright and witty. That great, ly bright and witty. That great outful electric and scenic dancing ac Mile. De Dio, termed "Terpelchore' cam." with four beautiful changes, h he greatest act of any kind in vaude



NOTICE.

Notice is hereby given by the city ouncil of Salt Lake City of the intention of such council to make the following de-cribed improvement, to wit:

of such council to make the following described improvement, to wit

To grade, gutter and curb with cement, and pave with asphalt (said asphalt pavement to be forty (40) feet wide between curbs, and time and one-half (91) inches thick). First avenue from the west line of J street to the west line of Virginia street, in paving districts Nos. 24 and 30, and defray the abutters' portions of the cost and expense thereof estimated at fifty thousand five hundred ninety-one and 26-100 (\$50.591.26) dollars, or six and 50-100 (\$6.50) dollars per front or linear foot of abutting property, there being 7783.27 feet abutting said improvement, by a local assessment upon the lots or pieces of ground in the following described districts, being the districts to be affected and benefited by said improvement, namely:

The north side of lots 3 and 4, block 1; the north side of lots 3 and 4, block 2; the north side of lots 3 and 4, block 2; the north side of lots 2 and 4, block 5; the north side of lots 3 and 4, block 6; the north side of lots 3 and 4, block 6; the north side of lots 3 and 4, block 6; the north side of lots 3 and 4, block 7; the north side of lots 3 and 4, block 6; the north side of lots 3 and 4, block 7; the north side of lots 3 and 4, block 8; the north side of lots 1 and 2, block 11; the south side of lots 1 and 2, block 11; the south side of lots 1 and 2, block 12; the south side of lots 1 and 2, block 12; the south side of lots 1 and 2, block 12; the south side of lots 1 and 2, block 13; the south side of lots 1 and 2, block 14; the south side of lots 1 and 2, block 14; the south side of lots 1 and 2, block 15; the south side of lots 1 and 2, block 16; the south side of lots 1 and 2, block 16; the south side of lots 1 and 2, block 17; the south side of lots 1 and 2, block 16; the south side of lots 1 and 2, block 17; the south side of lots 1 and 2, block 17; the south side of lots 1 and 2, block 2; the south side of lots 1 and 2, block 2; the south side of lots 1 and 2, block 2; the south side of lots 1 and 2,

Dated September 21, 1993 J. B. MORETON, City Recorder, By B. S. RIVES, Deputy, Paving extension No. 51. ns

PROBATE AND GUARDIANSHIP NO-TICES.
(Consult County Clerk or Respective ligners for Further Information.)

Signers for Further Information.)

IN THE DISTRICT COURT, PROBATE dysion, in and for Salt Lake county, State of Utah.

In the matter of the estate of Delilah K. Oison, deceased—Notice.

The petition of Culbert L. Olson, praying for the issuance to himself of letters of administration in the estate of Delilah K. Oison, deceased, has been set for hearing on Saturday, the 27th day of Fobruary, A. D. 1999, at 10 o'clock a. m., at the county court house, in the court noom of said court in Salt Lake City, Salt Lake county, Utah.

Witness the clerk of said court, with the seal thereof affixed, this 9th day of February, A. D. 1999.

MARGARET ZANE WITCHER.

February, A. D. 1969. MARGARET ZANE WITCHER. Ulerk, By L. P. PALMER, Deputy Clerk, Weber & Olson, Attorneys for Pet. no



# Sell or Exchange the Extra One

Don't keep anything you have no more use for. Some one who needs it will gladly pay you well for it. Read Tribune Want Ads today and learn who.

If you have been fortunate enough to have two cameras, and you only need one, why not exchange it for something you need? Perhaps you need a watch. Well, some person may have two watches, but only needs one. Maybe he will gladly exchange it for one of your cameras.

Read the Exchange Column in Tribune Want Ads today. It will save money for you.

Rend the Exchange Column in Tribune Want Aids to day. It will save money for you.

NOTICE TO CONTACTOR.

NOTICE TO CONTACTOR.

NOTICE TO CONTACTOR.

Offers, of the board of Paths. Weeks, and was also of high 1 to the following of the board of the board

Notice is hereby given by the city of such council to make City of the intention of such council to make the following described improvement, to wit:

To grade, gutter and curb with cement, and pave with asphalt (said asphalt pavement to be eighty (80) feet wide between curbs, and nine and one-half (2) inches thick), West Temple street between Fifth South and Seventh South streets: to grade, gutter and curb with tement, and pave with asphalt (said asphalt pavement to be seventy-two (72) feet wide between curbs, and nine and one-half (94) inches thick), West Temple street between Seventh South and Ninth South streets: to grade, gutter and curb with cement, and pave with asphalt (said asphalt pavement to be seventy-two (72) feet wide between curbs, and nine and one-half (94) inches thick). Fifth South streets is to grade, gutter and curb with cement, and pave with asphalt (said asphalt pavement to be seventy-two (72) feet wide between Main and West Temple streets, and to grade, gutter and curb with cement, and pave with asphalt (said asphalt pavement to be sixty (60) feet wide and nine and one-half (94) inches thick). Fifth South street between West Temple and First West streets, in Paving District No. 23, and defray the abutters portion of the cost and expense thereof, ratimated at sixty-three thousand seven hundred fifty-six (537,758.00) dollars; twenty-three thousand four hundred and ninety-six (532,498.00) dollars per front or linear foot abutting property on said west Temple street between Seventh South and Sireet, thirty-one thousand six hundred and six did improvement on said west Temple street between Seventh South and Sireet, thirty-one thousand six hundred and eighty (531,680.00) dollars, or eight (83.00) dollars per front or linear foot abutting said improvement on said street, thirty-one thousand six hundred and eighty (535,800) dollars, or six and 50-100 (88.50) dollars per front or linear foot abutting said improvement on said street, being 300 dollars, or six and 50-100 (85.50) dollars per front or

The undersigned will sell at private sale:
Lots 13 and 14, block 1, Geneva addition, being a subdivision of lot 11, block 24, five-acre plat A. Big Field survey, situated in Salt Lake county, Utah, and containing about 28 square rods, on or after February 16, 1999, and written bids will be received at room 491. D. F. Walker building, Salt Lake City, Utah, Terms of sale, 10 per cent of amount bid to accompany bid and the balance cash upon confirmation of sale.

M. B. SOWLES, Administrator, Dated February 3, 1999 n108

PHILLIPS—In this city 1909. Marie Clifton Phillip Thomas 8. Phillips. Thomas S. Phillips.
PHILLIPS—At 1025 South
street, this city, February
rum, son of John E. and
Phillips, born January 18,
City. The interment will it
South Cottonwood cemetery
place of funeral will be any

FUNERAL DIRECTORS

CUT FLOWERS THE FLOWER SHOP, CUT PLO and designs, Under Nat'l Bank

MONUMENTS AND TOMBE

WANTED-SITUATION

EXPERIENCED ELEVATOR ator wants position, F. K. Nak

WANTED, OFFICE POSITION Young business man with ability, and energy. Formerly office in large flour milling company. X-51

WELL EDUCATED, EXPERI indy stenographer wishes posts private office. Address X-25, Tri

ALL-ROUND MAN COOK was situation in hearding or private Address X-27, Tribune.

WANTED. POSITION AS MILL perintendent or foreman; thorough perience stamps, plates, figs, tables, mills. Address X-29, Tribune. POSITION WANTED BY UNF bered widow, as housekeep charge of gentleman's home, R Address Mrs. A. C. Lane, \$12 S.

KEY FITTING EXPERT LOCK AND SAFE RE ing Carter's 325 South W. Tem Ind. 2662: Bell 759-Y.

BASEBALL SUITS ROYAL TAILORS' FAMOUS BAS suits to measure, A. G. Melati

ACCORDEON PLEATING

SUNBURST AND SIDE PLEA Mrs. M. M. Jennens, 508 East South street. Bell phone 1746-Z AUCTION SALES

WHEN YOU WANT TO CONST M. Onlon, call up 1738 on Ind.

WHERE TO STOP LINCOLN HOUSE, PAUL HEIN, prietor, 68 East First South; 200 ; rates 25c, 35c and 50c.

DRESSMAKING

SEWING BY THE DAY GRACE ton, V. W. C. A.; both phones Bell. 3802 Ind.

y local assessment.
All protests and objections to ing the time set by said counce will hear and consider such pre-

By order of the city count By order of the city council of Lake City, Utah.
Dated November 30, 1808.
Dated November 30, 1808.
City Recor
By B. S. RIVES, Dep

SEVEN BROTHERS PIOCHE ING COMPANY.

Principal place of business 218
Main street, Salt Lake City, Utah,
Notice,—There are delinquent up
following described stock, on acco
assessment No. 1, levied on the 25
of Described 2000. of December, set opposite th set opposite the respect respective shareholders,

50-John Shaw 51-John McCormick And in accordance with the last order of the board of director on the 28th day of December, many shares of each parcel of such many shares of each parcel of such many be necessary will be the office of the corporation. South Main street, Sait Lake City, on Saturday, the 21th day of Pe 1969, at the hour of 3 p. m. of at to pay the delinquent assessment on, together with the costs of ading and the expenses of sale.

Salt Lake City, Feb. 18,
To Whom It May Concern:
I hereby notify the public that of
after this day I will not be responsible
any debts whatsoever contracted by
wife, Henrietta Jones.
(Signed)

any debte wha wife, Henrietta (Signed)

lar \$4.00 value.

GARDNER DAILY STORE NEWS

U. S. Weather Forecastfor Today: Rain or Snow

Striking Spring Styles